IN THE UNITED STATES DISTRICT COURT

				(Northern Division)	rthern	(Northern Division)	1)			
UNITE	UNITED STATES OF AMERICA	S OF A	MERIC	Y.	*					
	Pla	Plaintiff			*					
	•				*	CIV	IL ACI	ION N	(O. JF	CIVIL ACTION NO. JFM-03-3
SCT CC	SCT CORPORATION,	TION,		•	*					
(d/b/a	(d/b/a JEFFI NUI COMPANY), et al.		IFANY), et al.	*					
	Del	Defendants			*					
*	*	*	*	*	*	*	*	*	*	*
		Ι	EFEN FOF	DEFENDANTS' UNOPPOSED MOTION FOR ENLARGEMENT OF TIME	S' UNO RGEN	PPOSE	ED MO OF TIN	TION		

Pavlos, and Marina Lillie, by and through counsel, pursuant to Local Rule 105.9, and move this COME NOW DEFENDANTS, SCT Corporation, d/b/a Jeppi Nut Company, Theodore captioned matter up to and including March 21, 2003. As grounds for this motion, Defendants Honorable Court to enlarge the time for filing a response to the Complaint in the abovestate as follows.

- Pursuant to Federal Rule of Civil Procedure 12(a)(1)(A), Defendants' response to the Complaint is due March 4, 2003
- Through the Complaint, the FDA seeks an injunction requiring certain acts by and assurances from the Defendants. 7
- Defendants seek an enlargement of time to respond to the Complaint to allow them the opportunity to meet and confer with the Government to try to arrive at a mutually agreeable proposed order.

- agreed that, given respective schedules, an extension to and including March 21, 2003, would Having conferred with the Government's representatives, the parties mutually allow that process to occur. 4
- including March 21, 2003, to answer or otherwise respond to the Complaint. The Government Accordingly, Defendants request that the Court allow Defendants up to and has authorized Defendants to state that it does not oppose this request. 5.

WHEREFORE, Defendants move that the Court grant them up to and including March 21, 2003, to answer or otherwise respond to the Complaint

Respectfully submitted,

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¹ Ms. Manning's Motion for admission pro hac vice is currently pending. Ms. Manning authorized the undersigned to sign on her behalf.